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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/724,393	12/01/2003	Yuji Kusano	044499-0189	8886	
22428	7590 06/28/2005		EXAM	INER	
FOLEY AND LARDNER			LA, ANH V		
SUITE 500 3000 K STRE	ET NW	ART UNIT	PAPER NUMBER		
WASHINGTON, DC 20007			2636		
			DATE MAILED: 06/28/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application	Application No. Applicant(s)					
		10/724,39	93	YUJI KUSANO				
		Examiner	,	Art Unit				
		Anh V. La		2636				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the	cover sheet with the c	orrespondence ad	ldress			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period ire to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no evo ly within the stat will apply and wi e, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from t lication to become ABANDONED	nely filed s will be considered timel the mailing date of this c O (35 U.S.C. § 133).	y. ommunication.			
Status								
1)	Responsive to communication(s) filed on	.						
2a)[
3)□	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 1-13 is/are pending in the application	۱.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.							
	☑ Claim(s) <u>1-13</u> is/are rejected.							
	Claim(s) is/are objected to.							
8)[_]	Claim(s) are subject to restriction and/o	or election re	equirement.	•				
Applicati	ion Papers							
9)□	The specification is objected to by the Examine	er.						
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the	drawing(s) b	e held in abeyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correc				• •			
11)	The oath or declaration is objected to by the Ex	xaminer. No	te the attached Office	Action or form PT	O-152.			
Priority (ınder 35 U.S.C. § 119							
_	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:			-(d) or (f).				
	1. Certified copies of the priority document							
	2. Certified copies of the priority document3. Copies of the certified copies of the priority		• •		04			
	application from the International Burea			o in this National	Stage			
* 5	See the attached detailed Office action for a list	•	` ''	nl				
								
Attachmen	t(s)							
_	e of References Cited (PTO-892)		4) Interview Summary (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Dat	te				
Inforr (د Pape	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date <u>3/26/04</u> .		5) Notice of Informal Pa 6) Other:	atent Application (PTC) - 152)			

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DETAILED ACTION

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Morita.

Regarding claim 1, Morita discloses a system for mediating safety drive information, the system comprising safety drive detecting terminals 4, a plurality of sensors in each vehicle (paragraph 0079), user's safety confirming terminals 16, 18 possessed by users wishing to obtain the safety drive information for a specified vehicle, a safety drive information mediating apparatus 13 for applying a predetermined process to detected sensor data from the safety drive detecting terminals in the vehicle to supply information about the safety drive of the specified vehicle to corresponding user's safety confirming terminal, wherein the system judges whether or not the vehicle is running in a safety drive state, and then supplies either a message of the occurrence of an abnormal state to a user's safety confirming terminal in a predetermined contact address when the abnormal drive state of the vehicle is confirmed, or a message of the safety drive of the vehicle to the user's safety confirming terminal when the safety drive of the vehicle is confirmed and when a request of confirming the safety drive is received from the predetermined contact address (figures 10, 11, 15).

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Regarding claim 2, Morita discloses the judgment 15 as to whether or not the vehicle is running in a safety drive state is executed either in the safety drive detecting terminal included in each vehicle, or in the safety drive information mediating apparatus.

Regarding claim 3, Morita discloses comparing the detection sensor data with pre-specified detection sensor data (p. 070, fig. 15).

Regarding claim 4, Morita discloses a cellular phone 64.

Regarding claim 5, Morita discloses a fee charging process function (p. 126, 134, 136, 137).

Regarding claim 6, Morita discloses a varied service fee (p. 126, 134, 136, 137).

Regarding claim 7, Morita discloses the level of the safety drive information being varied by the number of sensors (p. 79).

Regarding claim 8, Morita discloses a telephonic communication function 62.

Regarding claim 9, Morita discloses a safety drive detecting terminal for detecting the drive state of a vehicle with a plurality of sensors (p. 79), comprising first means 15 for judging whether or not the vehicle is running in a safety drive state, second means 16 for supplying he abnormal drive information to a user's safety confirming terminal when an abnormal drive state of vehicle is confirmed.

Regarding claim 10, Morita discloses a safety drive information mediating apparatus comprising first means 15 for judging whether or not a vehicle is running in a safety drive state on the basis of detection sensor data received by wireless from a plurality of vehicles 4 (p. 79), each of which is equipped with a safety drive detecting terminal for detecting the drive sate with sensors, and second means 16 for supplying

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either a message of the occurrence of an abnormal state to a user's safety confirming terminal in a predetermined contact address when the abnormal drive sate of the vehicle is confirmed, or a message of the safety drive of the vehicle to the user's safety confirming terminal when the safety drive of the vehicle is confirmed and when a request of confirming the safety drive is received from the predetermined contact address.

Regarding claim 11, Morita discloses a method for confirming safety drive information of a vehicle the method comprising the steps of detecting the drive state data of the vehicle with a plurality sensors (p. 79), judging 15 from the drive state data whether or not the vehicle is running in a safety drive sate, supplying 16, 18, either a message of the occurrence of an abnormal state to a predetermined contact address when the abnormal drive state of the vehicle is confirmed, or a message of the safety drive of the vehicle to the predetermined contact address when the safety drive of the vehicle is confirmed and when a request of confirming the safety drive is received from the predetermined contact address.

Regarding claim 12, Morita discloses a program for confirming safety drive information of a vehicle, comprising a first memory section 14, 15 for detecting the drive state data of the vehicle with a plurality of sensors (p. 79), a second memory section 14, 15 for judging a safety drive sate, and a third memory 14, 15 section for supplying a message of the occurrence of an abnormal state to the predetermined contact address when the abnormal drive state of the vehicle is confirmed, or a message of safety drive

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of the vehicle when the safety drive of the vehicle is confirmed and when a request of confirming the safety drive is received from the predetermined contact address.

Regarding claim 13, Morita discloses a storage medium including a program for confirming the safety drive information of a vehicle comprising a first means 13 the detecting the drive state data of the vehicle with a plurality of sensors (p.79), second means 15 for supplying either a message of the occurrence of an abnormal state to the predetermined contact address when the abnormal drive state of the vehicle is confirmed, or a message of safety drive of the vehicle when the safety drive of the vehicle is confirmed and when a request of confirming the safety drive is received from the predetermined contact address.

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Henderson, Man sell, and Myr teach vehicle tracking and security systems.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anh V. La whose telephone number is (571) 272-2970. The examiner can normally be reached on Mon-Fri from 9:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffery Hofsass can be reached on (571) 272-2981. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ANH V. LA PRIMARY EXAMINER

Anh V La Primary Examiner Art Unit 2636

Al June 01, 2005